

FIG. 1

FIG. 2

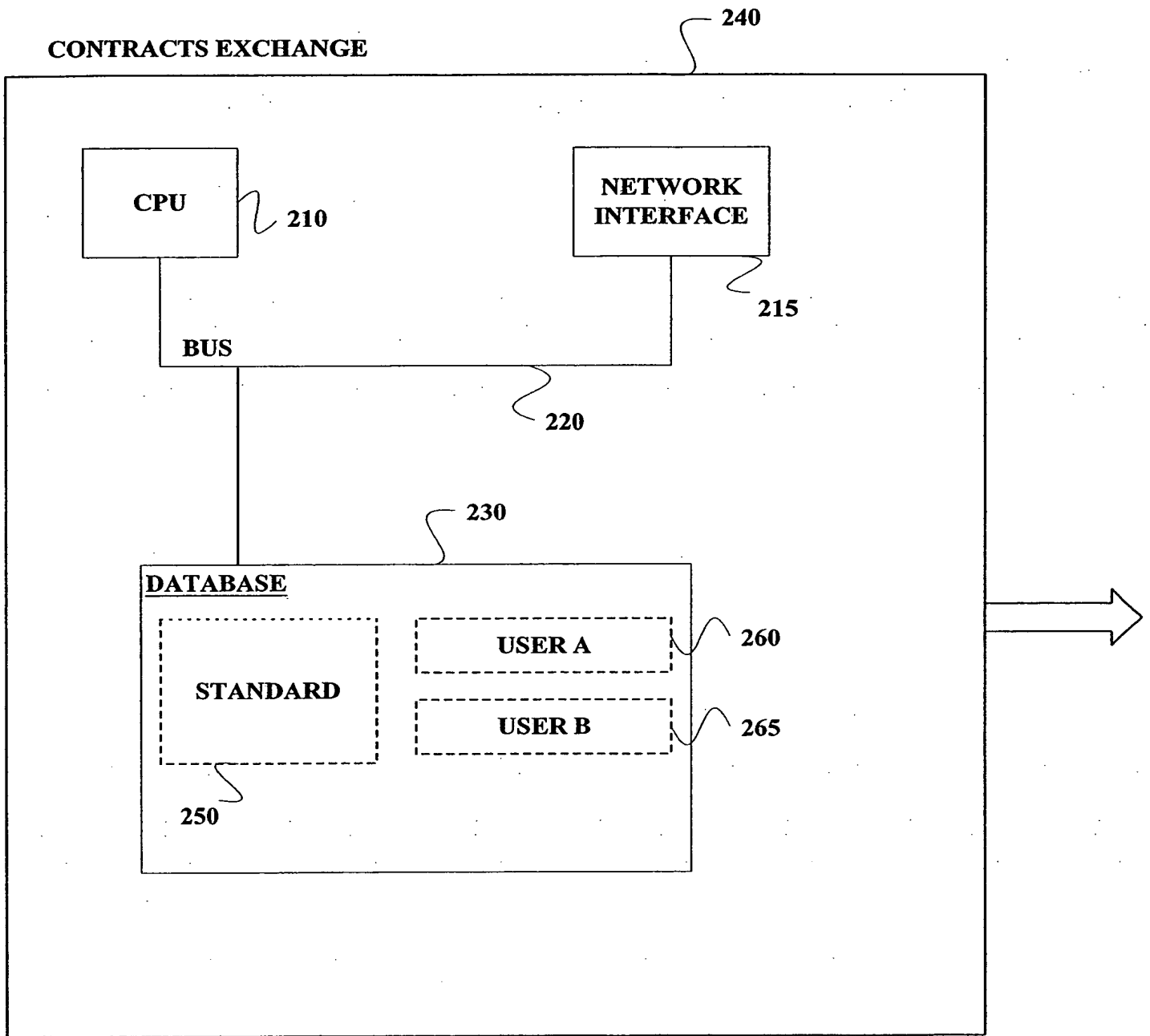


FIG. 2

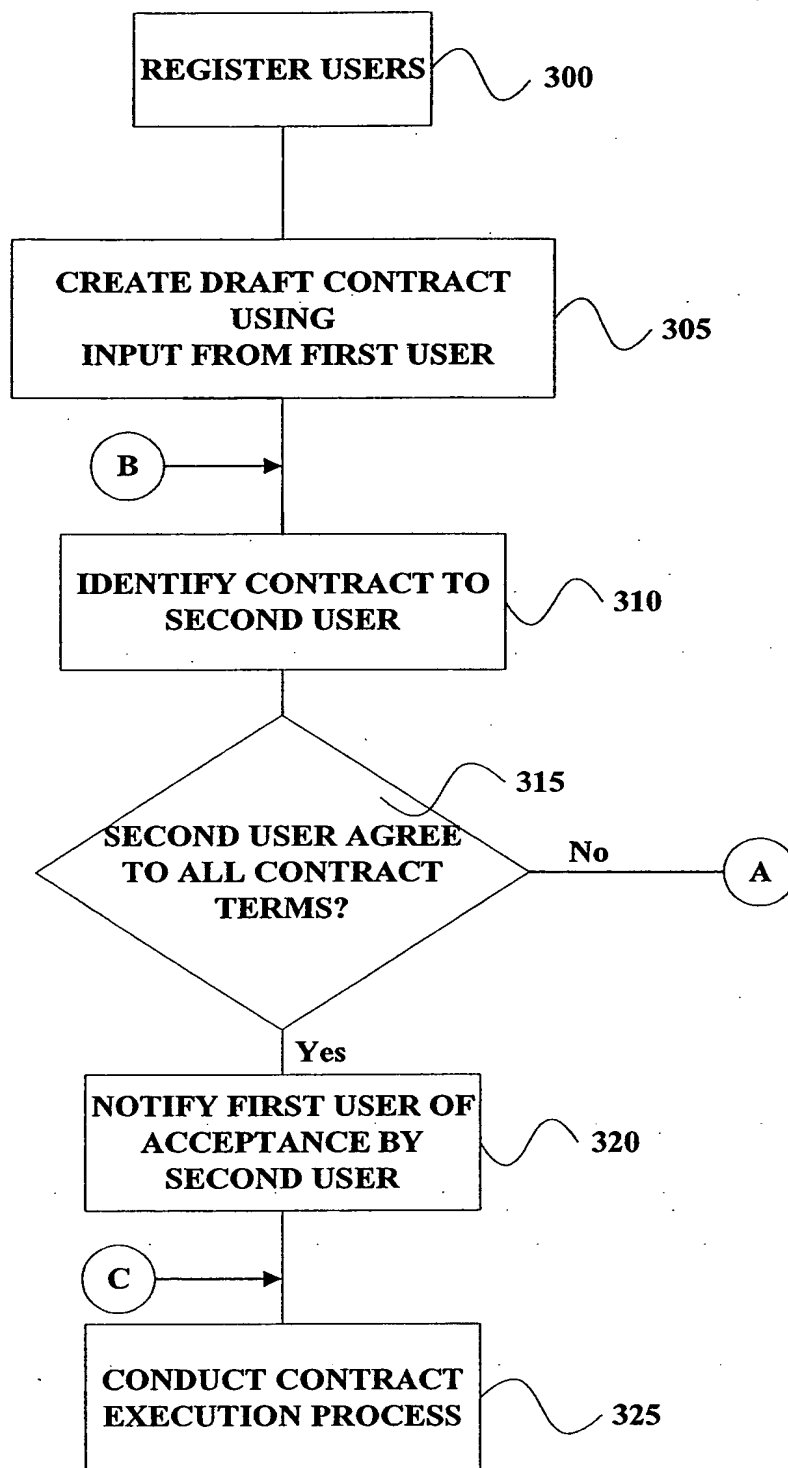


FIG 3

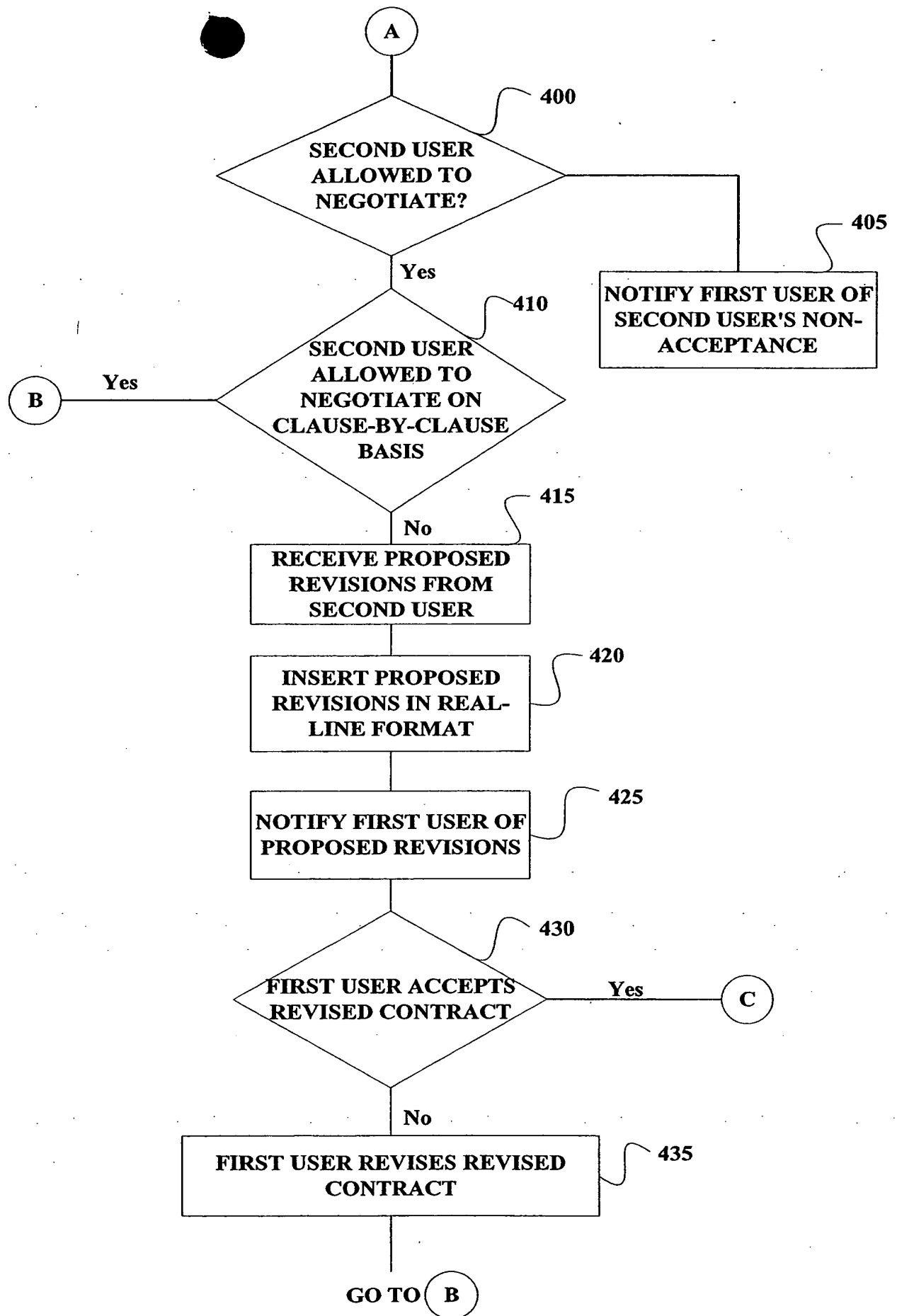


FIG 4

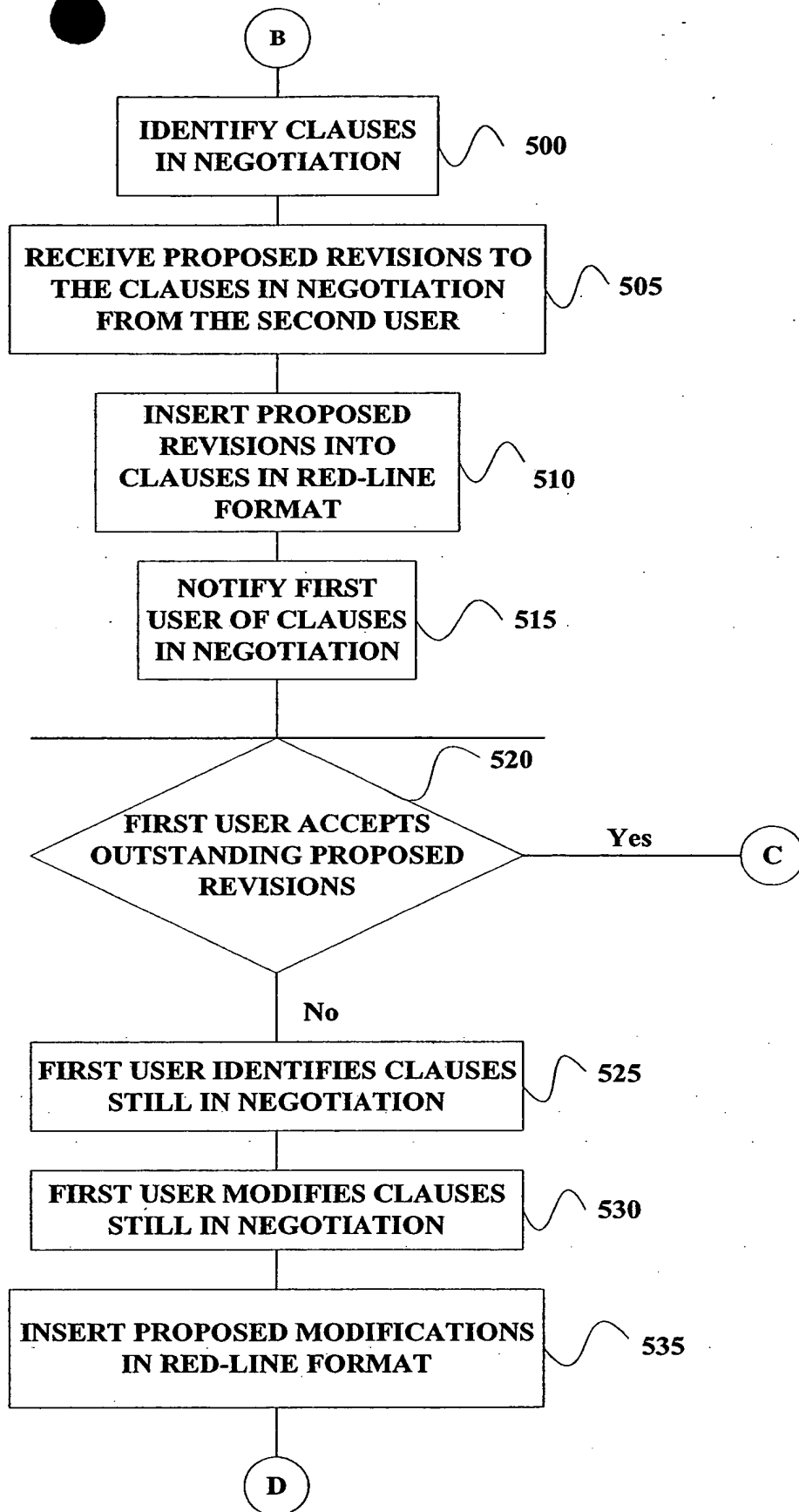


FIG 5

**CREATE A
STANDARD CLAUSES
DATABASE**

600

**REGISTER FIRST
USER**

605

**SELECT A
PLURALITY OF
STANDARD CLAUSES
FROM THE
STANDARD CLAUSE
DATABASE BASED ON
INSTRUCTIONS FROM
THE FIRST USER**

610

**USE THE SELECTED
STANDARD CLAUSES TO
CREATE A CLAUSE
DATABASE ASSOCIATED
WITH THE FIRST USER**

615

**REGISTER A SECOND
USER**

620

**SELECT A SECOND
PLURALITY OF
STANDARD CLAUSES
FROM THE STANDARD
CLAUSES DATABASE
BASED ON
INSTRUCTIONS FROM
THE SECOND USER**

625

**USE THE SELECTED
STANDARD CLAUSES TO
CREATE A CLAUSE
DATABASE ASSOCIATED
WITH THE SECOND
USER**

630

FIG 6

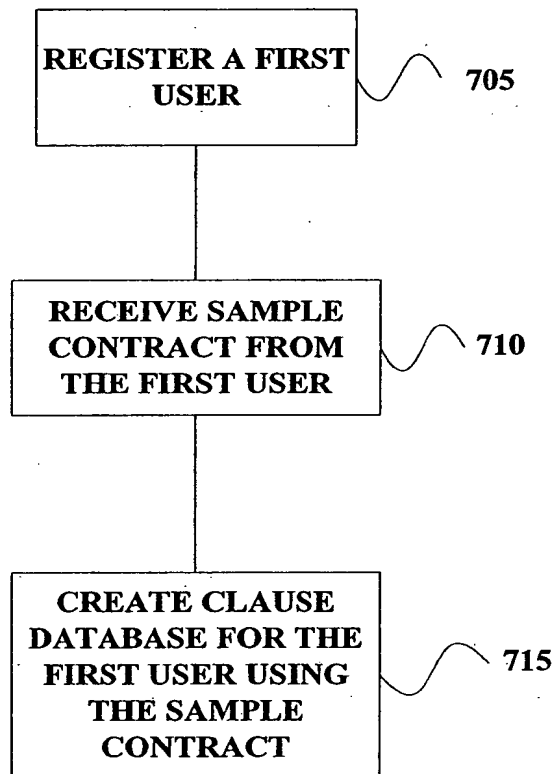


FIG 7

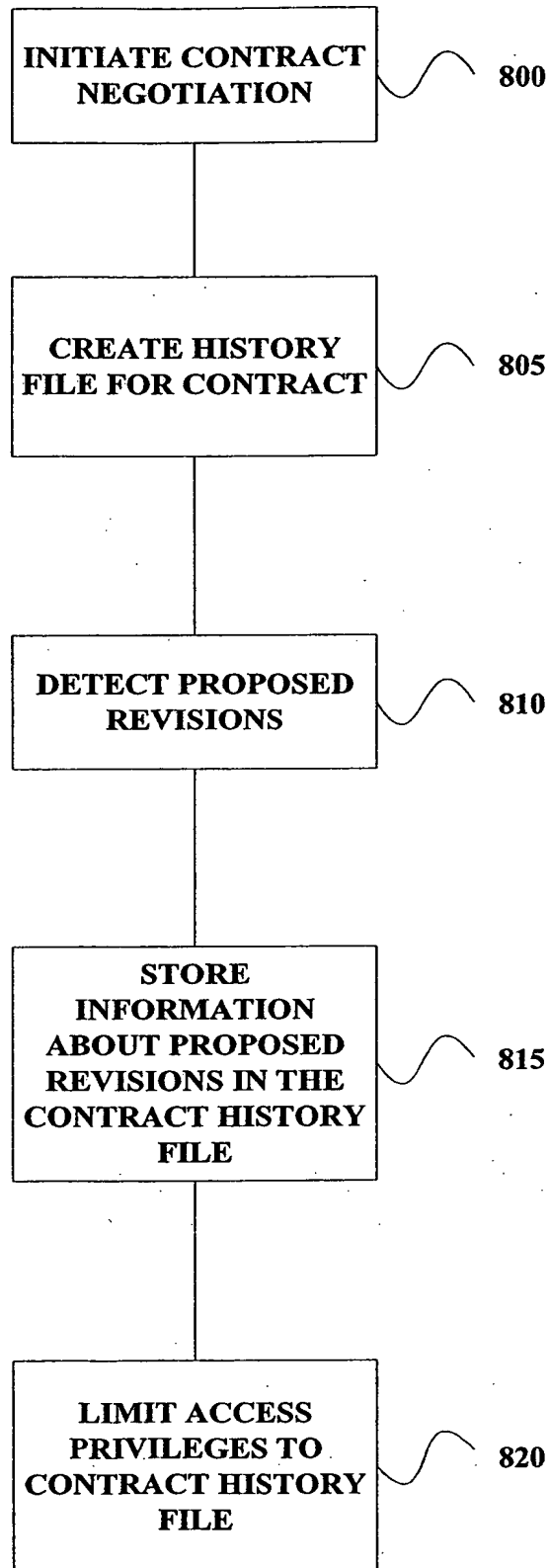


FIG 8

Application Service Agreement

1. This Application Service Agreement (the "Agreement") is entered into as of 902
(the "Effective Date") by and between diCarta, Inc., with its principal place of business at 600 Allerton Street, Redwood City, CA 94063 ("diCarta"), and with its principal place of business at ("Licensee").

2. Definitions

3. "Confidential Information"

means the terms of this Agreement and (a) with respect to information of diCarta, all Software and Service listings, documentation, information, data, drawings, benchmark tests, specifications, trade secrets, source code relating to the Software and Service, and any other information supplied to Licensee by diCarta, provided the foregoing (other than source code) are either (i) conspicuously marked as confidential at the time of disclosure or (ii) are identified by diCarta as confidential at the time of disclosure, and (b) with respect to information of Licensee, all confidential and/or proprietary business information of Licensee supplied or made available by Licensee to diCarta, provided the foregoing are either (i) conspicuously marked as confidential at the time of disclosure or (ii) are identified by Licensee as confidential at the time of disclosure.

4. "Documentation"

shall mean the description of the Service and the Software provided to Licensee.

5. "Domain Name"

FIG. 9

(c) "Confidential Information"

means the terms of this Agreement and (a) with respect to information provided by dCarta, all Software and Client Software listings, documentation, information, data, drawings, benchmark tests, specifications, trade secrets, source code relating to the Software and Client Software, and any other information supplied to Licensee by dCarta, provided the foregoing (other than source code) are either (i) conspicuously marked as confidential at the time of disclosure or (ii) are identified by dCarta as confidential at the time of disclosure, and (b) with respect to information of Licensee, all confidential and/or proprietary business information of Licensee supplied or made available by Licensee to dCarta, provided the foregoing are either (i) conspicuously marked as confidential at the time of disclosure or (ii) are identified by Licensee as confidential at the time of disclosure.

DICARTA, INC.

By:

Name :	Scott Martin
Title :	CEO
Address :	600 Allerton Street
	Second Floor
	Redwood City
	CA 94063

LICENSEE

By:

Name :	
Title :	
E-mail :	
Address :	
SSN or Tax ID :	

Cancel/Reset Submit Submit & Confirm Save As Save Draft

Forwarded by Carta Copyright © 2000 dCarta

FIG. 10

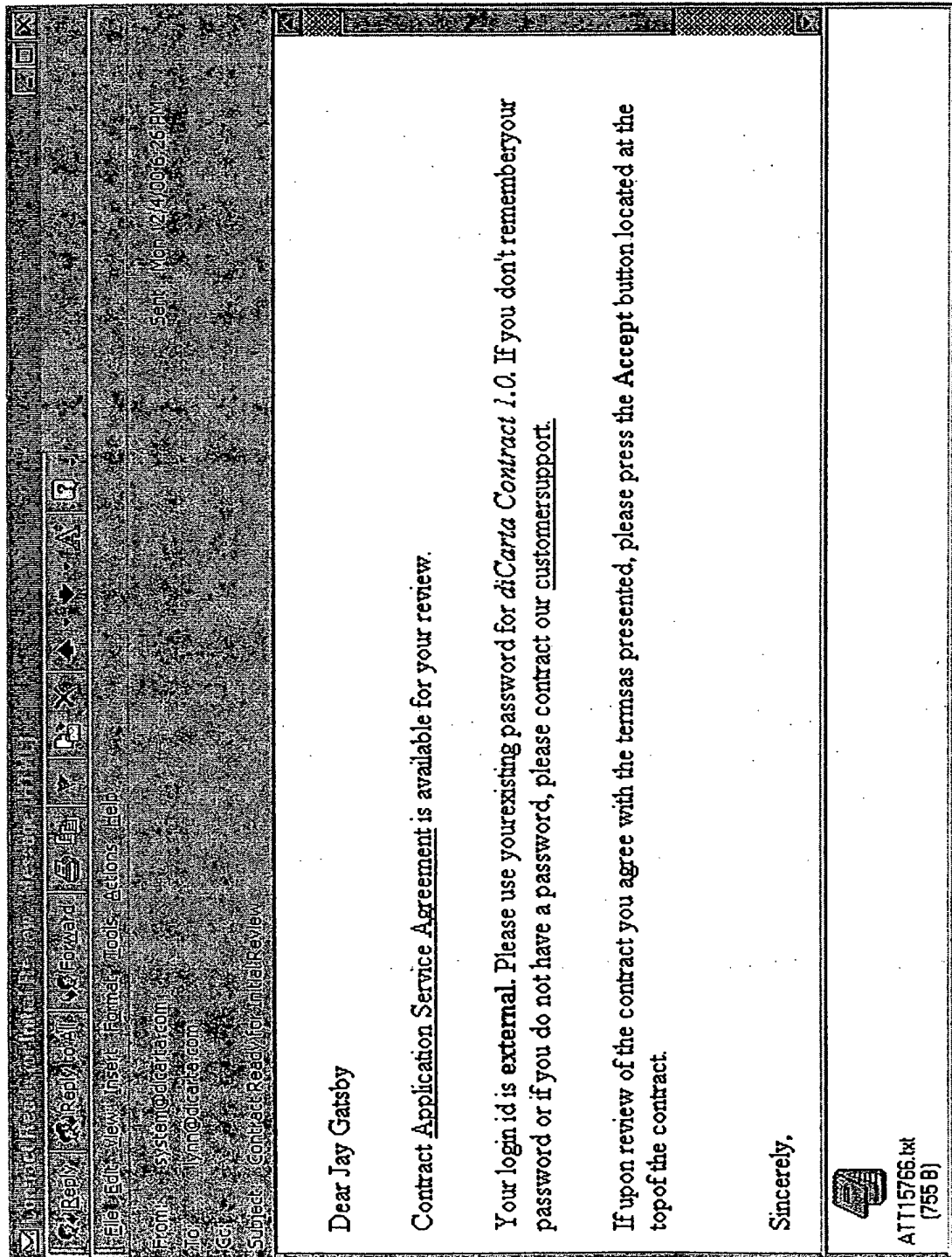


FIG. 11

Microsoft Internet Explorer

File Edit View Favorites Tools Help

Back Forward Stop Refresh Home Print

Company **Edgo**

You are here > Log In

dicen Contracts Login - If you forget your user ID or Password, please contact your System Administrator.

User ID:

Password:

Internal
External

Powered by **Carta** Copyright © 2000 diCarta

dicen Storyboard dicen Business Planner dicen Microsoft Outlook dicen Microsoft Word

2:07 PM

FIG. 12

1

This Application Service Agreement (the "Agreement") is entered into as of Dec 12, 2000 12:00:00 AM (the "Effective Date") by and between diCarta, Inc., with its principal place of business at 600 Allerton Street, Redwood City, CA 94063 ("diCarta"), and Galsby Lighthouse with its principal place of business at 252 Everett Street Palo Alto CA 94301 ("Licensee").

[top](#)

2 Definitions

[top](#)

3 "Confidential Information"

means the terms of this Agreement and (a) with respect to information of diCarta, all Software and Service listings, documentation, information, data, drawings, benchmark tests, specifications, trade secrets, source code relating to the Software and Service, and any other information supplied to Licensee by diCarta, provided the foregoing (other than source code) are either (i) conspicuously marked as confidential at the time of disclosure or (ii) are identified by diCarta as confidential at the time of disclosure, and (b) with respect to information of Licensee, all confidential and/or proprietary business information of Licensee supplied or made available by Licensee to diCarta, provided the foregoing are either (i) conspicuously marked as confidential at the time of disclosure or (ii) are identified by Licensee as confidential at the time of disclosure.

[top](#)

4 "Documentation"

shall mean the description of the Service and the Software provided to Licensee.

[top](#)

5 "Domain Name"

means the domain name specified in Exhibit A.

[top](#)

6 "Environment"

means the application specified by Licensee in Exhibit A.

[top](#)

7 "Licensee Content"

means any content or information in any medium, provided by Licensee to diCarta, as part of the Service or on the Service Pages, including without limitation any content specified in Exhibit A.

[top](#)

8 "Licensee Data"

means the business information and data which Licensee processes using the Service and the Software. 1.7 "Licensee Marks" means all Licensee domain names, trademarks and logos reasonably necessary or desirable for diCarta to perform under this Agreement.

[top](#)

FileEditViewFavoritesToolsHelp

Contract Status [Refresh] [Revert] [Upload] [Download]

Gatsby Lighthouse d[Carta] Application Service Agreement

DialogPDFAccept

1410

Legend

1 ...

2 Definitions

3 "Confidential I..."

4 "Documentation"

5 "Domain Name"

6 "Environment"

7 "Licensee Conte...

8 "Licensee Deta"

9 "Page Templates..."

10 "Service Pages"

11 "Service"

12 "Software"

13 "Subsequent Ent..."

14 "Update"

15 "Use"

16 "User"

Legend

Accepted/Approved

Approval Process

Require Review

Not Seen

Not Applicable

Left column of lights = Internal Status

Right column of lights = External Status

1

Dialog

Accept

This Application Service Agreement (the "Agreement") is entered into as of Dec 12, 2000 12:00:00 AM (the "Effective Date") by and between d[Carta], Inc., with its principal place of business at 600 Allerton Street, Redwood City, CA 94063 ("d[Carta]"), and Gatsby Lighthouse with its principal place of business at 252 Everett Street Palo Alto CA 94301 ("Licensee").

top

2

Definitions

Dialog

Accept

top

3

"Confidential Information"

Dialog

Accept

means the terms of this Agreement and (a) with respect to information of d[Carta], all Software and Service listings, documentation, information, data, drawings, benchmark tests, specifications, trade secrets, source code relating to the Software and Service, and any other information supplied to Licensee by d[Carta], provided the foregoing (other than source code) are either (i) conspicuously marked as confidential at the time of disclosure or (ii) are identified by d[Carta] as confidential at the time of disclosure, and (b) with respect to information of Licensee, all confidential and/or proprietary business information of Licensee supplied or made available by Licensee to d[Carta], provided the foregoing are either (i) conspicuously marked as confidential at the time of disclosure or (ii) are identified by Licensee as confidential at the time of disclosure.

top

4

"Documentation"

Dialog

Accept

shall mean the description of the Service and the Software provided to Licensee.

top

5

"Domain Name"

Dialog

Accept

means the domain name specified in Exhibit A.

top

6

"Environment"

Dialog

Accept

means the application specified by Licensee in Exhibit A.

top

FIG. 14

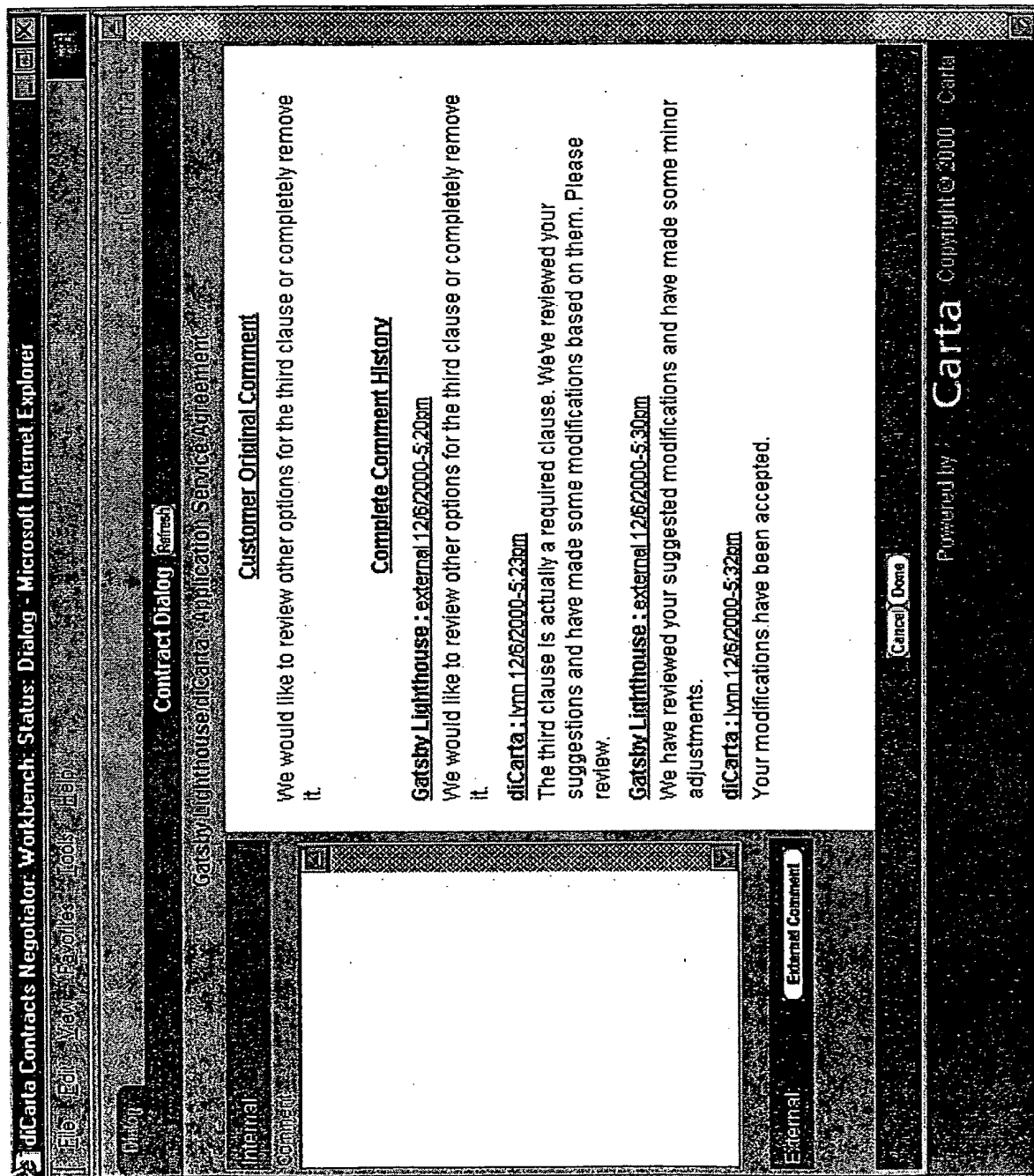


FIG. 15

Workbench

You are here: Workbench, Group Workbench

My Profile

My Tasks

Groups Workbench (0/100) Refresh

Company	P Status	Contract Name	Contract Title	Date	Owner	Dept	Status
Gatsby Lighthouse	Not Applicable	01-168	Thin Client Services Agreement	Dec 5, 2000	Meavan, G. Jones	Final	Final
Gatsby Lighthouse	Accepted	01-001	Application Service Agreement	Nov 18, 2000	Jim Faragham	Final	Final
Gatsby Lighthouse	Accepted	NDA Test 1028	Application Service Agreement	Nov 28, 2000	William Zelman	Final	Final
Gatsby Lighthouse	Requires Review	Santa Clause Review Test	Application Service Agreement	Nov 28, 2000	William Faragham	Final	Final
Gatsby Lighthouse	Accepted	01-001	Application Service Agreement	Nov 30, 2000	Andrew Zelman	Final	Final
Gatsby Lighthouse	Accepted	Zelman Test 1	Application Service Agreement	Dec 4, 2000	Lynn Alexander	Final	Final
Gatsby Lighthouse	Requires Review	DAP ASP Agreement 01-182	FastTrack ASP Agreement	Dec 6, 2000	Jim Gratchouse	Final	Final
Gatsby Lighthouse	Requires Review	Pete's Test 01-182	FastTrack ASP Agreement	Dec 6, 2000	Jim Gratchouse	Final	Final
Gatsby Lighthouse	Requires Review	01-182	FastTrack ASP Agreement	Dec 6, 2000	Jim Gratchouse	Final	Final

FIG. 16

Clause 1.a "Confidential"

diCarta Professional Services Agreement

1.a "Confidential"

Subject to the terms and conditions of this Agreement, diCarta grants Licensee a non-exclusive, non-transferable, worldwide license to use the Client Software to access the Software and the Service in accordance with Licensee's own internal business purposes. Licensee may not copy, the Software, Licensee may make copies of the Client Software for its internal use, provided that Licensee (i) reproduces on such copies all copyright notices and any other confidentiality or proprietary legends that are on the original copy of the Client Software and (ii) does not distribute such copies to any third party. Licensee may not otherwise use, copy, modify, create derivative works or distribute, sell, assign, pledge, sublicense, lease, loan, rent, timeshare, deliver or otherwise transfer the Client Software or the Software, nor permit any other party to do any of the foregoing. Licensee may not remove from the Client Software or Software or alter any of the trademarks, trade names, logos, patent or copyright notices or markings, or add any other notices or markings to the Client Software or Software. Licensee may not derive or attempt to derive the source code of the Client Software or Software by any means, nor permit any other party to derive or attempt to derive such source code. Exceptions permitted by applicable law. Licensee may not reverse engineer, decompile, disassemble or translate the Client Software or Software or any part thereof, or permit or assist any third party in doing so. Licensee agrees to maintain the Client Software and Software in confidence and shall use a reasonable degree of care to protect the confidentiality of the Client Software and Software.

"Alternate Clause 1" Playback | Approvals

Licensee may make copies of the Client Software for its internal use, provided that Licensee (i) reproduces on such copies all copyright notices and any other confidentiality or proprietary legends that are on the original copy of the Client Software, and (ii) does not distribute such copies to any third party. Licensee may not otherwise use, copy, modify, create derivative works of, distribute, sell, assign, pledge, sublicense, lease, loan, rent, timeshare, deliver or otherwise transfer the Client Software or the Software, nor permit any other party to do any of the foregoing. Licensee may not remove from the Client Software or Software, or alter any of the trademarks, trade names, logos, patent or copyright notices or markings, or add any other notices or markings to the Client Software or Software. Licensee may not derive or attempt to derive the source code of the Client Software or Software by any means, nor permit any other party to derive or attempt to derive such source code.

"Alternate Clause 2" Playback | Approvals

Client Software, and (ii) does not distribute such copies to any third party. Licensee may not otherwise use, copy, modify, create derivative works of, distribute, sell, assign, pledge, sublicense, lease, loan, rent, timeshare, deliver or otherwise transfer the Client Software or the Software, nor permit any other party to do any of the foregoing. Licensee may not remove from the Client Software or Software, or alter any of the trademarks, trade names, logos, patent or copyright notices or markings, or add any other notices or markings to the Client Software or Software. Licensee may not derive or attempt to derive the source code of the Client Software or Software by any means, nor permit any other party to derive or attempt to derive such source code.

Cancel Done

Powered by

Carta

Copyright © 2000 diCarta

FIG. 17

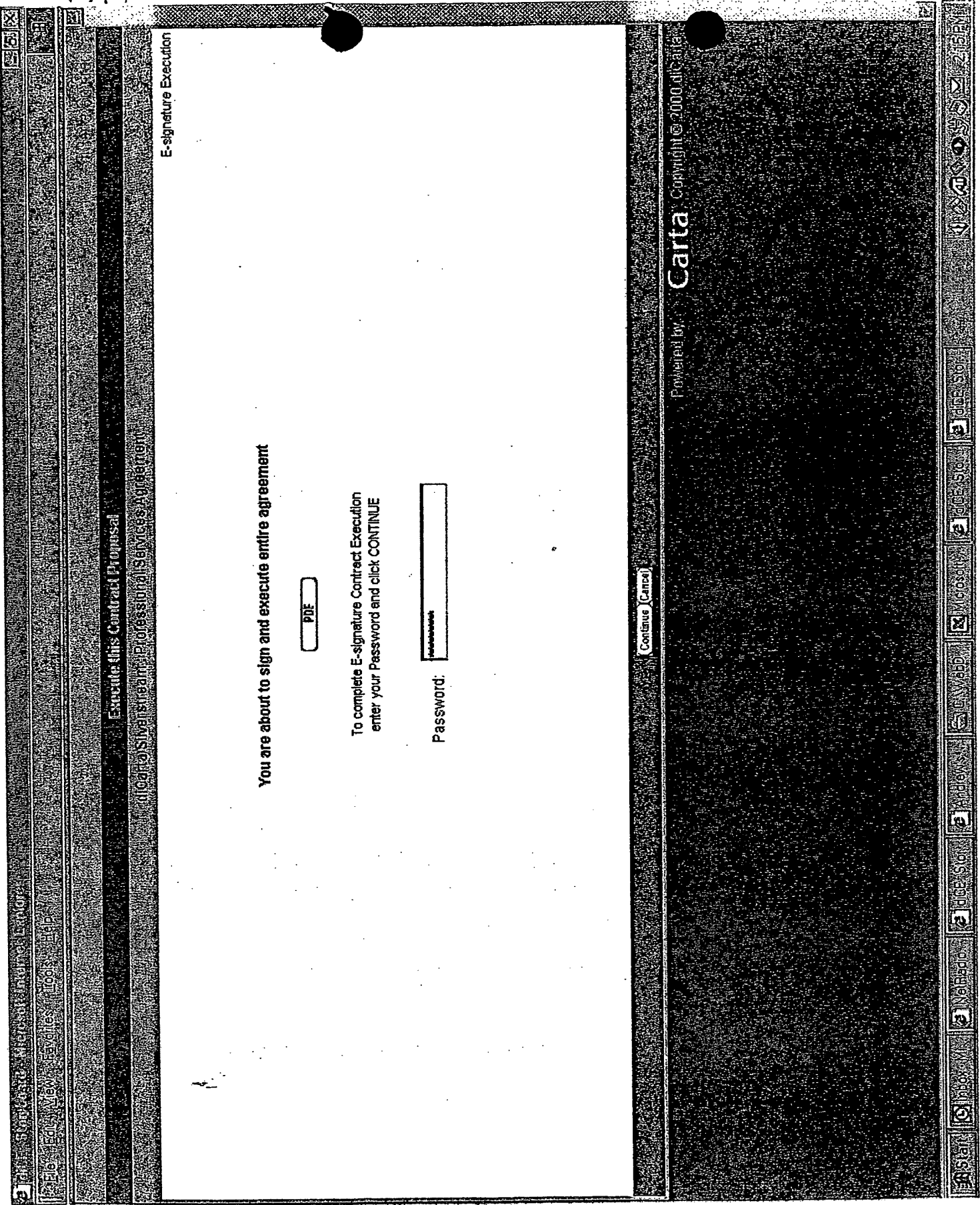


FIG. 18